UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)))	
v.) Criminal No. 18-CR-10399 -	DPW
BRIAN R. WALSHE,))	
Defendant)	

DEFENDANT BRIAN WALSHE'S MOTION TO CONCLUDE SENTENCING HEARING

Defendant, Brian Walshe, hereby requests that the Court schedule the conclusion of his sentencing hearing at its earliest convenience.

As grounds for this Motion, defendant Walshe states that it has been three weeks since his sentencing hearing was continued to allow the Government to investigate circumstances relating to the issuance of a Treasury check by Hingham Savings Bank, which Mr. Walshe obtained to pay towards his restitution obligation. No allegation has been made against Mr. Walshe by the Government during the past three weeks. Although Mr. Walshe has not been permitted to contact the bank to investigate, he has not received any overdraft or insufficient funds notices from the bank. As bank protocols require the bank to check available funds in the account before issuing a Treasurer's Check and to remove the funds at the time the check is issued, any confusion with respect to the check must have resulted from a bank error.

Given the amount of time that has passed, Defendant Walshe respectfully requests that his sentencing hearing be brought to a conclusion.

Defense left a message for AUSA Timothy Moran on Thursday, October 28th asking his position on this Motion, but has not heard back from him.

Dated: October 29, 2021 Respectfully submitted,

BRIAN R. WALSHE

By his attorneys,

/s/ Tracy A. Miner

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CERTIFICATE OF SERVICE

I hereby certify that the	foregoing	document	was	served	by	ECF	on	counsel	for	the
government on October 29, 2021.										

/s/ Tracy A. Miner
Tracy A. Miner